General Sickles' Grders and Juries. We learn from the Tarboro' Southerner that the Court of Oyer and Terminer, held ed without trying the negroes, John Taylor and Jim Knight, charged with the murder of Mr. Cutchin, on account of the ruling of the presiding Judge (BARNES) in regard to the effect of General Sickles' Order No. 32, in respect to the selection of jurors. The counsel for the prisoners, Judge BIGGS and Mr. W. H. JOHNSTON, asked the Court to instruct the Sheriff to summon all the citizens who were tax payers. This was declined, but the Sheriff was directed to summon from a jury list of tax payers pre-

pared by the proper officers. Upon the call of the case, the Sheriff returned that, as the County Court had not revised the jury list, since the order of General Sickles, he had summoned only white freeholders. The counsel for defence challenged the array and demanded a trial at this term or to be discharged. This point was fully argued by Judge Howard for the State, and Judge Biggs for the prisoners. The Judge overruled the challenge and suggested that he would continue the case, if an affidavit was made that it was doubtful whether a fair trial could be had from the present panel. The counsel for the prisoners insisted upon a trial, and that a venire should at once be formed from the tax payers, according to the order of General Sickles, and declined to ask for a continuance.

The Court, after deliberation, decided, with the consent of the Attorney General, that, as doubts existed whether a legal jury could now be obtained for want of a jury list, (which, according to his construction of the order was necessary,) he would con tinue the case, and refused to discharge the vious prisoners. The result of this decision is that the Court of Over and Terminer has proved utterly fruitless for the trial of a number of cases, and the Court immediately adjourned.

We suppose the order of General Sick-LES was issued to aid in the suppression of crime and the punishment of criminals, the course of Justice, as in this case, but laws are interfered with much more, and ished, or inadequately dealt with, we very hence, what he so truly said of us in his Chapel Il . Ispeech, that

whom I have lived, could bear themselves with

We know not how far this order will interfere with the cause of justice in our courts, but we greatly fear that its operation will render jury trials so much of a farce that military tribunals under charge of educated and honorable officers, whether life or property be at stake, will be decidedly preferable.

Reaction in Politics.

tion in Kentucky, the only Southern State | consequence. where the ballot is entirely free, surprised no one, except as to very large majorities given to the Democratic candidates .--Many allusions have been made to similar elections throughout the North and North. | war will have been in vain. west, especially in West Virginia.

Radical majority last November of 3,044.— This election was of more importance than a mere local one, where frequently personal popularity and local issues control the retend to others, in the interests of the Dem- of "Impeachment" is raised from every final success. ocratic party, except, perhaps, Massachu- quarter-if the South rejects propositions SETTS and VERMONT.

and most truly hope they are the forebodings of the storm which will sweep over these same supernumeraries who have noththe whole country at the next elections-a ing else to do but to obey the promptings gentle admonition of the terrible judgment of the Radical Congressional stage-manain store for a party which is attempting to agers in the great republican farce now be- to the Associated Press. While the action rear a despotism upon the tamb of liberty ing enacted. and constitutional government.

The Guano Company.

na, without individual liability.

The Guano proposed to be prepared is drive or scare the Southern people into the criminals with such jurors as the County ed Mr. Wm. C. Doub, A. M., Professor of New York Times. There must be a missimilar to that so well and favorably known ranks of Radicalism—then will the Presi- Court, acting under the laws of North Car- Natural Sciences. as the Patapseo Guano. It is the intention dent be permitted to continue in the exer- olina, had provided him with, and left to of the Company to get ready to prepare cise of his functions; but if the law is to be others an interference with the course of Chapel was densely crowded with both sex-Guano for the crops of the next year.

in Baltimore to be represented by a single advantages tricksters and wire-workers contrary to law from any person in author-duty of Christian education and its rewards. establishment of this Company, and who will peached. The doubt of the success of the jury constituted at variance with the laws power of elequence seldom equalled. Bridgers, President Wilmington and Wel- contained in all recent elections at the torney General, "A strange spectacle! don Railroad, Tarboro'; W. J. Hawkins, North have made this movement greater where the judge and the criminal may very Robbins, Esq., of Salisbury. So little was President Raleigh and Gaston Railroad, during the past week in Tarboro', adjourn- Raleigh; Richard H. Smith, Scotland Neck; E. Kidder, Wilmington, and J. Eli Gregg,

Mar's Bluff, S. C. time fixed for the meeting.

year previous to the war, although our will endorse them. planters had just had their losses sustained by the war increased by an almost total failure of crops-a failure in many instances, no doubt, attributable to their inability to procure Fertilizers the year pre- tary Commandants in the South, under the sobriqued to the name of Jesus Christ as an

the large amount subscribed by Balti- mer opinion, Mr. Stanberr, in this docu- not deserving of the slightest esteem of his more capitalists of experience in this ment is clear, concise and full, and leaves fellowmen. value of the investment, we know our citizens are fully apprised of the many benefits to be derived from the establishbut we fear this change in the qualifications ment of an active business corporation of Attorney General will be entitled to the tenance any journal into whose columns of jurymen will not only serve to retard large means in our midst. There is not a business in the city which would not be will frequently defeat it. If our criminal benefited by the organization and active opcrimes, when committed by certain parties of trade and commerce would be opened to er-in-Chief of the army, issue an order believe an association with him will conof our citizens are allowed to go unpun- Wilmington in quarters, foreign and domestic, now officially unknown to our much fear our District Commander will not | Chamber of Commerce. We are satisfied be warranted in repeating, a few months that our community will wake up from its their powers. The Military Commanders state he is not of native growth, but only a quiet slumbers, forget our political and financial troubles and anxieties, and take "No people of whom I have read, or among hold of this matter in earnest. We have they perform their labors, and as well as a broadcast discord, cumity and corruption. whom I have lived, could bear themselves with more honor, dignity and order, than this people always been famous for our business energy duty, it should be a pleasure for them, in We quote from the remarks of Reverend have exhibited under the peculiar circumstan- and activity, and our efforts have been rewarded with some success. Let us then inquire into this new enterprise-make ourselves familiar with its advantages and disadvantages, and act upon a deliberately formed opinion. The names of some of the most careful and successful business men and farmers in our State have fully investigated this matter, and have become stockholders in the Company. We hope it will be looked into by every public-Much comment has been made upon the spirited man in the community. If such recent Democratic victory in Connecticut is done we know that by the 10th of July and the great gains for the same party in more than the requisite amount will be NEW HAMPSHIRE. The result of the elec- subscribed, and a large meeting will be the

Impeachment a Party Necessity.

"Congress must meet in July. It must meet with the resolute will to carry on the movement, opinion,' now greater and more necessary than ever, of imresults in nearly all local and municipal peaching and removing Andrew Johnson from the

Such is the virtuous indignation ex-All these facts have been freely used by pressed by the New York Herald upon the cerely wishes to see the work of reconstructions the holy truths of ciated by all, and we feel confident all our the Opposition press as indicative of a de- mere announcement that the Attorney Gen- tion go on peacefully and in accordance the Gospel of Life than the doctrines of a cided change in the current of public opin- eral of the United States, in obedience to with the demands of justice. Partizans political party. ion against the Radical party in that sec- his plain constitutional duty would, in his will assail it with vehemence, and the imtion. At a recent election, however, for forthcoming opinion, hold that the Com-Judges in the State of Illinois, the second manders of the Southern Military Districts with redoubled fury if in having the laws friends—by such agencies are they organ- soire, where pupils and visitors enjoyed grand division of the State, embracing had no power to remove civil officers and faithfully executed he should interfere with ized into violent hostility to the whites. But | themselves greatly. thirty-two counties and a total of more appoint others in their stead. This, too, the Radical programme. President John- few, we fear, will be intelligent and brave than 120,000 voters, gave the Democratic in advance of the opinion, and consequentment arrived at this conclusion.

sult quite as much as do party measures; plans advanced. When the President, act-

submitted apparently in good faith to their We notice these results with pleasure, choice, and obviously to their dishonor, "Confiscation" is immediately taken up by

modesty of his own judgment, and distrust Judge Bannes, and weighed by the opinion It has been announced heretofore that of his own interpretation of important of the Attorney General, is what should the valuable and beautiful property just laws, the impeachment of the President is have been done had negroes been summonnorth of this city, known as "Hilton," and demanded by the leading Radical paper of ed as jurors, it is, in fact, the very oppoconnected with the most ancient and inter- the United States. If Mr. STANBERY had site of what actually occurred. Had the esting historical reminiscences of this sec- been so ignorant of the plain principles of telegraph agent reported the action of Judge tion, had been purchased by gentlemen law, or purchasable in the interests of the BARNES correctly, instead of the above count of the Exercises, from which we exwho propose to establish a large Guano "party progress," this action of the Presi- heading, the New York Herald, from which tract. manufactory. To do this it is proposed to dent would have been most proper-if the we get the above news, would have made raise a joint stock company, with a capital decision of this official had been favorable it "A Perfectly Reconstructed Judge;" stock of two hundred and fifty thousand to the removal of all officers in the South- for the Judge in question actually addollars, one-half of which has already been ern States, and the abrogation of all laws journed Court and continued the case besubscribed by citizens of Baltimore, on for the protection of life and property-if, cause negroes had not been summoned as the year. Never has the morale of the incondition that a like amount shall be sub- by the power of removal and appointment, jurors. Not wishing to violate even the stitution been better. The Faculty recomscribed in North and South Carolina. - all civil jurisdiction could be usurped into spirit of Gen. Sickles' order, he severely mended the appointment of two additional When fifty thousand dollars, however, shall the hands of the District Commander, "or reflected by his action upon the magistrates Professors. The financial condition of the have been subscribed in these States, the into the hands of those who hold their ap- of the county for not having conformed College had exceeded expectations, the Faccompany will be incorporated under the pointments from him and subject to his their jury lists in accordance with what is ulty having made the necessary sacrifices general Incorporation Law of North Caroli- power of removal "-in a word, if the au- now pronounced an illegal order. thority was given to these military officers to explained by the proper officer, and the justice. Certainly a judge acting under es, to hear the annual sermon by Bishop

The opinion of Mr. STANBERY has now judge." been made public, and except the implaca-There will be a meeting in this city on ble STANTON, it receives the unanimous ap- no view to comment upon Judge BARNES' and those who feel an interest in the estab- without the fear of Congress, the President of being "imperfectly reconstructed." lishment of the Company. The amount will issue orders in accordance therewith, Agents of the Associated Press should learn necessary to secure the organization, fifty and those little propensities of some of the from this important error that they cannot thousand dollars, has not yet been subscrib- military commanders of providing for par- be too particular in the discharge of their ed, and we learn that books will be opened tizan friends at the expense of the rights of duties. Grievous mischief may be occaimmediately in this city in order to secure others and the laws of States, will be prop-sioned by hasty and incorrect reports of mencement Exercises proper. the taking of the number of shares by the erly checked. We take it that ANDREW the action of our officials, for their dis-The rise and progress of Guano Compa- out of his propriety by such silly threats. - ern press. nies in this country have been most rapid He has too long braved the displeasure of and wonderful, and their success almost Congress and the Radical party to fear it without a parallel. But a few years be- now, when it stands between him and the fore the war the various Fertilizers, which honest discharge of his duties. He has no of recent years have done so much to in- thing to make by tampering with party plans crease the production and improve the and schemes, but everything to gain for lands of our farmers, were unknown. The his country and himself; by enforcing the introduction of the Peruvian Guano, which laws and protecting the liberties of the did much to stimulate the growing crop, people. It will be of little concern where but was found exhaustive to the land, led the thunderbolts of party ire may fall, or to to the manufacture of Fertilizers, retaining what lengths party madness may go, the a large proportion of the original guano, people of the United States will uphold but mixed with other manures which were their Executive in the conscientious perfornecessary to strengthen the soil. Since the mance of his duties. Away, then, with introduction of these Fertilizers, though these weak devices of the enemies of law the supply has increased very rapidly, the and order. The President and the peodemand has more than met it, and as much | ple of the South have but to go forward in of these Fertilizers were sold in the South | the honest discharge of their obligations, for the present crop, as was during the and the conservative people of the North

Military Government in the South. We publish to-day the very important opinion of the Attorney General of the United States upon the powers of the Mili- on the person who would attach such a reconstruction acts of Congress, as well as outrageous blasphemer, and an enemy to While the universal pecuniary success a supplementary opinion as to who are enwhich has attended these Companies, and titled to register and vote. Unlike his for- for the feelings of christian people, and is

and privileges of the citizen. eration of such a company, and avenues be faithfully executed," will, as Command- purposes, such blasphemy is uttered, and forthwith to compel the Southern District taminate the best and purest of men. of their obligations, to conform their offi- meeting a few evenings since : cial conduct in accordance with this authorized interpretation of the law, by the high-

est legal officer of the Government. The acts of the Military Commanders in removing from and appointing to office, under the civil government, and in enactare declared in the most positive terms as unwarranted under the acts and entirely null and void. We shall endeavor to-mor- ligious (they seem to be the same) princiit fully to such as they have doubts, or holy and sacred, we do protest against the

Tarboro', N. C.

It is reported that Judge Barnes, now holding special court at Tarboro', adjourned the court because negroes were summoned as jurors, he having taken the oath to support the State laws, which do not recognize negroes to sit on juries. The above is a telegram from this State

above reported, were it true, would have For no other offence but a commendable been most commendable and proper in

give all necessary information in relation late measures to secure the Southern States of the State. If such were the case, we thereto, are the following: Hon. R. R. to their party, and the fearful warnings might well say, in the language of the Atand more necessary to secure the next well 'change places,' for if the criminal has heard of Mr. Robbins, that his address, unlawfully taken life, so too does the abounding in strong thought, forcible rea-

the 10th of July next of the subscribers proval of the Cabiner, and we take it that, action, but to defend him from the charge manly review of the Situation, and the du-

JOHNSON is not the man to be frightened patches go the round of the entire North-

Disgusting Blasphemy,

In February last, in taking the editor of the Union Register to task in not being content with comparing every decent man in the South to the basest criminal for being guilty of connection with treason and rebellion, but speaking of the Saviour of mankind as the "Radical of Nazareth." we then remarked that we care nothing about the political or religious sentiments enterained by the editor of the Register. He has a right to his opinions, however discreditable they may be, but as public journalists, we protest against these disgraceful and disgusting prostitutions of that name N. C. which christian people adore, to illustrate the supposed virtues of any political party. However immoral or sinful our peo- der : ple may be, they still retain a sufficient sense of decency to sbrink from the publication of such blasphemy, and will not countenance any journal into whose columns it is admitted. They justly look up-

business is a safe guarantee of the nothing in doubt, either as to the powers What we then said in regard to a politiand duties of the Commander, or the rights | cal editor, is even more pertinent when applicable to a preacher, and while our peo-We suppose this official paper from the ple, wicked as they may be, will not counsame cosideration as the law itself, and if | disgusting and gross blasphemy is admitnot that the President, whose official oath tod, they cannot be expected to tolerate imposes upon him to see that all "the laws a minister from whose lips, for political

Commanders to conform their actions in As we remarked of the editor, so we may accordance with this official construction of say of the preacher, that we are glad to are the appointees of the President and specimen of the new code of morals which responsible to him for the manner in which | threatens to overshadow the land and sow

the trying and often difficult performance G. W. Brodie (colored) to the political

"His mission here was sacred. He thought he could throw enough politics from his pulpit and seeking public meetings to express them He could'nt see how any black man could be other than a Republican; that he, binself, was a Republican, his pulpit was a Republican pulpit, his congregation were Republican, and that for his part he could see nothing in the religion of Jesus highly spoken of. ing and repealing laws by military orders, Christ, whose teachings he professed to follow,

We care but little for the political or rerow to give such a summary of this opin- ples of this man. He is entitled to enterion under appropriate heads, as to explain tain them; but in the name of all that is those who have not the time or the incli- mode he has of exhibiting them. We nation "to follow carefully the successive know not the strength or moral tone of

By such leaders and teachers are the peachment of the President be renewed colored people being weaned from their College were closed with a most delightful son, fortified by a clear conscience and enough to fathom and resist the purposes that at the Commencement at Hampden majority. These same counties gave a ing by which the law officer of the Govern- fy their threats and brave their malice. - matters are confined to the hustings we If, in the discharge of his sworn duty, he can only deplore them; but when they en-It is but the pompous repetition of the falls by the strong arm of power, with his ter the sacred precincts of the pulpit, we Radical argument, by which their party administration thus violently closed, ex- would be false to our colored people-false purposes have been subserved and their pires the last hope of a constitutional gov- to the moral welfare of the country, did we ernment, unless the people rise in a storm not properly expose the blasphemous but these recent elections embrace more ing under the solemn responsibilities of his of popular indignation and check the in- wretches who desire to "steal the livery of one in reference to the presentment by the ined and gave the bond prescribed by law. than one-third of the entire State, and the official oath and position, interposes to stay evitable tendency of partizan aggressions Heaven to serve the devil in." We do Grand Jury of the Circuit Court at Raleigh change is sufficiently decided to carry every their violent infringements of the Con- which seem about to sweep away every warn them against such men. Their moral of Mr. Starbuck, the United States Attor-State at the North, should the reaction ex- stitution and laws of the country, the cry barrier, however sacred, to complete and influence, whatever may be their political ney, for perjury in having taken the test-

among all men; but when they are politiiaws all moral and religious characteristics of those coming within its influence.

College and School Commencements.

Our friend, the Senior of the Raleigh Sentinel, has returned from an attendance upon the Commencement at Trinity College, and he treats his readers with an ac-

was very encouraging. There had been over a hundred matriculates, and the aver age attendance above eighty students for to enable its receipts to meet its expenses. Judge Barnes should have tried the The Board of Trustees subsequently elect-

The company proposed to be organized vagaries and animosities of officials re- an oath to well and truly serve the State of Pierce, of Georgia. His discourse, founded which if true, embraces all except the Ralwill be under the almost exclusive control strained within proper limits-and finally, North Carolina in the discharge of his offi- on the 5th, 6th and 7th verses of the 78th eigh and Gaston, and the Wilmington,

Director only. Among other leading gentle- think necessary, then, by all means, before ity notwithstanding, would not try prison- The sermon is spoken of as abounding in Greenshoro' (Piedmont) and the Columbia men who have interested themselves in the the ides of July, the President must be im ers charged with a heinous crime before a a richness of diction, a force of logic and a and Charlotte Railroads, but the former is

> the Chapel was again filled to overflowing soon be some correction of this report. to hear the Annual Address from W. Mac. soning, and occasional bursts of impassion-But we have referred to this matter with ed sentiments, far surpassed the general ex- Messrs. Editors : pectation. His theme was a sharp and ties and responsibilities upon the young men of the times which grow out of it .-The address gave universal satisfaction.

The crowd on Thursday was larger than on the previous day, to witness the Com-

has had a most injurious effect upon it. A | should likewise be made public. other orations, were delivered by members nize his every act. of the Junior and Sophomore classes. Most The prosecution was conducted by the officers of the army, a general officer to the

The degree of A. B., was conferred upon

That of A. M., upon the following graduates of the Institution, in regular or-

Branch, of Halifax, C. C. Hines, of Georgia, J. W. Goslin, of Texas, M. C. McMakin, of Chatham, J. D. Pitts, of South Carolina, and W. W. Withers, of Stokes. The honorary degree of D.D., was con-

ferred upon Rev. N. H. Lee, of Kentucky, and Rev. A. R. Winfield, of Arkansas.

was in his happiest vein.

regarded as one of the most successful that Trinity has ever enjoyed.

Argus has been enjoying himself last week at the Commencent Exercises at Carolina Tuesday evening with a concert by the sions of malicious men. strumental music, evinced that they had his counsel a glorious result. been in good hands. On the following day the Commencement Exercises took place. The graduating class numbered only three, Misses Susan McLendon, Julia Cox and Pattie Smith. The first honor was divided between the two latter. The essay of Miss McLendon, "On Instability of Human there enunciate his political principles, without Governments," was regarded as a most creditable production. Miss Emma Parvis, of Iredell, read an "Address to the Graduates on behalf of the Undergraduates," which is

> The annual address was delivered by Rev. W. Power-subject, "Woman, Her Sphere in Life," which was handled with much ability and interest.

was to be attributed to the inability of paand dependent steps of a protracted legal his Republican congregation, but we do rents, in the present condition of the counknow that the teachings from his Repub- try and their private attairs, to place their This is by far the most important doen- lican pulpit cannot be wholesome so long children at school. We trust these causes Executive chair. If it does not do this, then the ment which has yet been issued in expla- as he indulges in illustrations which out- will not long operate to prevent the educanation of the acts of Congress, and will be rage and set at defiance the most sacred tion of the young people of the State. The read with interest by every one who sin- feelings of every Christian ; or so long as necessities of a good education are appregood home schools must prosper in the ear-

We learn from our Virginia exchanges, Milton, North Carolina, graduated with distinguished honors. Dr. Stamps, of Milton, was elected a Trustee of the College.

Cleansing the Augean Stables.

opinions, is evil, and the tendency of their oath, required of him in accepting the office very full 'bus one morning. All paid State government, legislative, judicial, and labors will be to corrupt their followers. - he now holds. It will be recollected that promptly except one fat old lady, who sat executive, and was in the full and lawful An Inperfectly Reconstructed Judge at When a minister, his pulpit, congregation Mr. Starbuck was a member of the Seces and teachings are Christian, they are publision Convention from the county of Forlic blessings, and should be commended sythe. He took his seat on the 21st of January, 1862, at the assembling of the third cal, Conservative or Radical, they should session of that body, having been elected be avoided as a loathsome pestilence, -a so to supply the vacancy occasioned by the cial Charybdis, swallowing in its distended resignation of Mr. R. L. Patterson. By reference to the journals of the Convention subsequent to that time, we find Mr. Starbuck's name frequently recorded, voting 'men and money" to carry on the war.

This presentment is proper, and the Grand Jury deserve the thanks of the people for their fearless discharge of duty .-Let the work not stop there. Other officers of the Court, certainly others in Raleigh are equally guilty, and should be pun-The report of the Faculty to the Trustees ished. Let the Chief Justice see to it that this trial is no empty mockery. "Let justice be done, though the Heavens fall."

North Carolina Railroads.

" Information received from North Carolina anwhich the State has an interest, into bankruptcy, have been made at Buffalo Forge, Va. as they are insolvent in reality and are only al lowed to keep in running order through the suf-france of their creditors."

We gather the above statement from the Washington City correspondence of the take in regard to this matter-certainly as On Wednesday morning the large College- a whole. As it stands, all the roads of the State "in which the State has an interest. are included in this sweeping statement-

State has no interest in the Danville and principally in Virginia, and the latter in During the afternoon of the same day, South Carolina. We suppose there will

> [Correspondence of the Journal.] Trial of Patrick C. Oates, Esq., of Sampson County, before the United States Cir. cuit Court

Magnolia, N. C., June 15th, 1867.

Would you gratify a number of your friends in this section by publishing a brief sketch of the trial before the United States der the reconstruction acts therein re-District Court, recently held at Raleigh, of ferred to. I now proceed to give my opin-Patrick C. Oates, Esq., of this place.

As the arrest and the charges were published, it is, we think, due to the defendant First, as to the powers and duties of that his acquittal by a jury of men, entire these commanders. Like other Southern institutions, the war strangers, both to him and his counsel,

year ago but one graduate appeared to take The charges were based upon the pass- in those ten States, and that "it is neceshis degree; this year only one, the last of ing of counterfeit money running through sary that peace and good order should be the class, many of whose members had a considerable length of time. But we enforced "in those States "until loval and slept that sleep which knows no waking .- claim, under such circumstances, that any The name of the graduate was Mr. Wm. honest man might have been imposed upon Graham Woods, of Person. The Latin and forced into a similar situation, had ma- States into five reilitary districts, subject to Salufatory and the Greek Oration, and licious enemies sat by his door to scrate- the military authority of the United States

did extremely well; greatly delighting the District Attorney, and the defence by Col. Allmand A. McKov, of Clinton, N. C. And The President, Rev. Dr. Craven, by or- I do not know that it would be unpardon- duties and enforce his authority within his der of the Board, then conferred the de- able to allude to a conversation between the Colonel and an old army comrade, upon shall be the duty of each officer assigned as the cars as we were returning from Raleigh. In speaking of the Colonel's speech he Wm. Graham Woods, of Person county, said, "Why, Colonel, I declare I did not think it was in you." I but repeat the common expression, at the close of his speech, turbers of the public peace and criminals most excellent. During its delivery there was not observed a single change of position in the room, but a fixed, steady and offenders, or, when in his judgment it may Messrs. C. N. Allen, of Wake, E. T. spell-bound attention was given by the be necessary for the trial of offenders, he whole audience.

The District Attorney replied, and the Jury was charged by his Honor, Judge Brooks. The fairness with which the Court responded to the requests of the defend- thority under this act shall be null and aut's counsel won upon all who listened. - void. The Jury retired, and returned, in about three minutes, a verdict of acquital.

The general approbation with which the Bishop Phrace then delivered the medals verdict was received by the crowd of of the Societies, and his impromtu speech strangers that thronged the Senate Chamment shall be inflicted; and no sentence of ber (the then court room) was in itself a any military commission or tribunal hereby triumphant vindication of the defendant, authorized, affecting the life or liberty of At night the young people, in response and gave another evidence of the virtue of to most exciting music, enjoyed themselves our people manifesting, as they should, in the whirling mazes of the dance until that a good name is not to be crushed and the "wee hours." The Commencement is ruined by the shafts of malice, however envenomed, and truly is "rather to be chosen affected by this act, except in so far as they than great riches.

There was no denial of passing or receiv-Our cotemporary of the Wadesboro', ing back the money, but it was the criminal intent that had to be battled by the defendant's counsel. The verdict was not dent. isked as a shield from punishment, but up-Female College, in the neighboring hamlet on the higher ground of vindicating the of Ansonville. The Exercises opened on character of the defendant from the asper-

The points made by the District Attorpupils. The young ladies, by the very nev were met bluffly, bluntly and squarely, great excellence of their singing and in- and the issue was for the defendant and

Very respectfully, yours, &c.,

COUNTY MATTERS .- In examining the Minutes d the proceedings of the County Court at its recent torm, we find that in summing up the numer of cases tried (civil suits) they amount in all

ared in the order adopted at said March Term, the provisions of the third article of said 1867, laying taxes for the present year, the followng statement submitted by the committe of Eiance, and recommended by said committee, to equired for the purpsses in said order declared, was founded—that is to say : Jurors, \$3,500 ; Jail, 86,060; Insane and Blind, \$1,200; Constables, 750; Bridges, \$3,000; Justices, \$500; Poor, 3,250; Miscellaneous Accounts, \$2,500; it is there-

gnated in the foregoing estimate as intended for ties of the military commanders under the ne poor of the county, viz: \$5,000; and that the esidue of the taxes collected be paid over to the County Trustee, as required by law, to be dis-pursed for the purposes declared in the forego-

bourt was the appointment of the following adr with those of the deceased persons upon whose act. Both are provisional, and both are to estates they were appointed, and the amount of continue until the new State constitution and required of each : Solomon S Satchwell, is framed and the State is admitted to repstate of James M. Moore, \$6,000; Julius W. Wright, de bonis non, estate of Robert Edens, candidates, Walker and Turner, 4,230 ly without any attempt to meet the reason- armed with right and justice, may well de- of these designing men. So long as these Sydney College, Mr. Edward R. Stamps, of \$200; Samuel A. Ashe, de bonis non, estate of Samuel Beery, \$6,000; H. H. Smith, estate of James O. Barry, \$500; W. W. Fennell, cum testa-both, and must obey both, in their respecmento annexo, estate of Robert C. Murphy, \$5,000; William M. Harriss, cum testamento annexo, estate of Thomas Williams.

> S. H. Bell was appointed Inspector of Nava Under the items of State News, we give stores for the village of Lillington, was duly qual-

A gentlemanly agent of a certain city was collecting fares from the passengers of a had all the characteristics and powers of a next the door, and who seemed to be reaching down as if to get something the had that it was not entitled to representation as dropped on the floor. When her time came a State of the Union. This existing govto pay she raised her head and thus ad- ernment is not set aside; it is recognized dressed the blushing youth. "I aliers, more than once by the act. It is not in when I travels, carry my money in my any one of its departments, or as to any stockin', for you see, nothing can get it one of its functions, repealed or modified thar, and I'd thank you, young man, jist by this act, save only in the qualifications to fetch it for me, as I'm so jammed in of voters, the qualifications of persons elithat I can't get to it." The youth looked gible to office, the manner of holding elecat the other passengers, some of whom were laughing at his plight; one or two young tution of the State. The act does not in ladies among them blushed scarlet, and he any other respect change the provisional beat a sudden retreat, muttering something about not charging old ladies, &c. His cash was short the t morning the fare of one cash was short the tmorning the fare of one of further changing it is reserved, not

New Process for Making Steel Railroad Bars.

A patent has been issued to Lorenzo Si bert, of Augusta county, Va., for a new and valuable discovery in the manufacture of iron and steel. This is a process for making steel railroad bars, direct from a blast furnace, which, if successful, will create a revolution in the railroad iron business, as this process cheapens the steel to such an extent as will enable the railroad compasounces the fact that proceedings will soon be in- nies to use steel instead of rolled iron bars. stituted to force the railroads of that State, in Successful experiments upon a small scale

Concert for the Benefit of Southern Ma-

NEW YORK, June 16.—A concert is to be

Louisville, June 16.—The board of authority of the United States"—not to trade has prepared a memorial to Congress the military authority altogether, but with praying for the removal of the tax on cot- this express limitation, "as hereinafter ton, and setting forth the injustice and its prescribed."

GOVERNMENT IN THE SOUTH

RELATIONS OF THE CIVIL AND MILITARY AUTHORITIES.

Opinion of the Attorney General as to the Powers of the Military Commanders, and

Summary of the Qualifications of Voters. ATTORNEY GENERAL'S OFFICE,

June 12, 1867. The President:

Sin-On the 24th ultimo I had the honor to transmit for your consideration my opinion upon some of the questions arising union on the remaining questions, upon which the military commanders require instruc-

The original act recites in its preamble that "no legal State governments or adequate protection for life or property exist" republican State governments can be le-

gally established. The first and second sections divide these as thereinafter prescribed, and make it the duty of the President to assign from the command of each district, and to furnish him with a military force to perform his

The third section declares, "that it aforesaid to protect all persons in their rights of person and property, to suppress insurrection, disorder, and violence, and to punish, or cause to be punished, all disand, to this end, he may allow local civil tribunals to take jurisdiction of and try shall have power to organize military commissions or tribunals for that purpose; and all interference under color of State authority with the exercise of military au-

The fourth section provides "that all persons put under military arrest by virtue of this act shall be tried without unnecessary delay, and no cruel or unusual punishany person, shall be executed until it is proved by the officer in command of the district, and the laws and regulations for conflict with its provisions : Provided, That no sentence of death under the provisions of this act shall be carried into effect without the approval of the Presi-

The fifth section declares the qualification of voters in all elections, as well to frame the new constitution for each State as in the elections to be held under the provisional government until the new State constitution is ratified by Congress, and also fixes the qualifications of the delegates to frame the new constitution.

The sixth section provides, "That until the people of the said rebel States shall be by law admitted to representation in the Congress of the United States any civil governments which may exist therein shall be deemed provisional only, and in all respects subject to the paramount authority to seventy-five, which were severally disposed of of the United States at any time to abolish modify, control, or supersede the same We find also upon the Minutes the following and in all elections to any office under such preamble and resolution of the Court, which, as provisional governments all persons shall a matter of general interest to the citizens of the be entitled to vote, and none others, who are entitled to vote under the provisions of Whereas in making provision for the amounts | the fifth section of this act; and no person equired from the citizens and property of this shall be eligible to any office under any such provisional governments who would be disqualified from holding office under

constitutional amendment. The duties devolved upon the commandthe Court, was adopted by the Court as the basis ing general by the supplementary act relate altogether to the registration of voters and the elections to be held under the provisions of that act. And as to these duties, they are plainly enough expressed in the act; and it is not understood that any ques-5.000 ; Chairman Court, \$100 ; Criminal Court, tion not heretofore considered in the opin ion referred to has arisen or is likely to Ordered. That the Sheriff pay to the Treasurer arise in respect to them. My attention, of the Board of Wardens of the Poor the sum des- therefore, is directed to the powers and du-

original act. We see clearly enough that this act conof these ten States—the one military, the Administrators .- Among other business of the other civil. The civil government is recognized as existing at the date of the act. inistrators, the names of which we give togeth- The military government is created by the resentation in Congress. When that event takes place, both these provisional governments are to cease. In contemplation of this act, this military and this civil authority are to be carried on together. The tive jurisdictions.

There is, then, an imperative necessity to define as clearly as possible the line which separates the two jurisdictions, and the exact scope of the authority of each.

Now as to the civil authority, recognized by the act as the provisional civil government, it covered every department of civil jurisdiction in each of these States. It granted, and it is reserved to Congress, not delegated to the military commander.

Congress was not satisfied with the organic law, or constitution under which this civil government was established. That constitution was to be changed in only one particular to make it acceptable to Congress, and that was in the matter of the elective franchise. The purpose, the sole object of this act is to effect that change, and to effect it by the agency of the people of the State, or such of them as are made voters, by means of elections provided for in the act, and in the mean time to preserve order and to punish offenders, it found necessary, by military commissions.

We are, therefore, not at a loss to know what powers were possessed by the existing civil authority. The only question is upon given at the Academy of Music, on the 27th | the powers conferred on the military auinstant, for the benefit of Southern Ma-sons. James T. Brady will also deliver an the military remains with the civil govern-We see, first of all, that each of these

of North and South Carolina, the stock held if the Radical party is not to have all the cial duty and to enforce the law, orders Psalm, was upon their perious necessity and Charlotte and Rutherford Railroads. The injurious influence upon commercial affairs. We must, then, examine what is there